CITY COUNCIL AGENDA ITEM COVER MEMO

| | | Agenda Item Number | | | | |
|---|--|---|---|----------------------------------|--|--|
| · | | | | • | | |
| Meeting Type: Re | egular | | Meeting Date: | 3/8/2012 | | |
| Action Requested E | Зу: | | Agenda Item | Туре | | |
| Community Development | | | Resolution | | | |
| Subject Matter: | | | | | | |
| Agreement with S | ally K. Davis | | e e | | | |
| Exact Wording for | the Agenda: | - | | | | |
| Resolution authori | zing the Mayor to enter (Community Developm | | nt between the | City of Huntsville, AL | | |
| Note: If amendm | ent, please state titl | e and number of | the original | | | |
| Item to be conside | red for: Action | Unanimous Conse | ent Required: <u>S</u> | elect | | |
| provide, allow | he action is required; w | | | ncil action will | | |
| This Resolution au Development DCB Enforcement Mana | ithorizes City to enter in G funds. She will prov agement System (CEMS Enforcement Section. | nto an Agreement ide computer cons i) program for the | with Sally K. Do ulting services Community De | to support the Code velopment | | |
| Associated Cost: 0 | | В | udgeted Item: | Select | | |
| MAYOR RECOMME | NDS OR CONCURS: <u>Sel</u> | ect | | | | |
| | | | | | | |
| Department Head: | fws. | > | Date: , | 2/28/12 | | |

revised 4/13/2011

ROUTING SLIP CONTRACTS AND AGREEMENTS

| Originating Department: Comm | nunity Development | Council Meeting Date: 3/8/2012 |
|------------------------------|--|---|
| Department Contact: Ken Beni | | |
| Contract or Agreement: Agree | ment | |
| Document Name: Agreement be | etween the City of Huntsvill | le and Sally K. Davis for Consulting Services |
| City Obligation Amount: | | O |
| Total Project Budget: | | 0) |
| Uncommitted Account Balance | • | |
| Account Number: 09-5 | 9000-0511-2011 / 901114XX | 000 |
| | | |
| | Procurement | Agreements |
| Select | | <u>Select</u> |
| | Grant-Funde | d Agreements |
| Federal HUD Communi | Grant ty Development Block Gra | Name: nt (CDBG) |

| Department | Signature | Date |
|---|-----------|---------|
| 1) Originating | 1000 | 2/28/12 |
| 2) Legal | John | 2-28-12 |
| 3) Finance | | 2/29 |
| 4) Originating | | / / |
| 5) Copy Distribution | | |
| a. Mayor's office (2 copies) | | |
| b. Clerk-Treasurer (Original & 2 copies) | | |
| c. Legal (1 copy) | | |

WHEREAS, the City of Huntsville, Alabama received grants under the Community Development Block Grant (CDBG) program from which it has received payback funds from the subrecipients of the grants; and

WHEREAS, the City desires to utilize the payback funds to hire a consultant to assist with and improve the computer system used by the City's Community Development Department;

BE IT RESOLVED by the City Council of the City of Huntsville, Alabama, that the Mayor is hereby authorized, requested and directed to enter into an agreement with Sally K. Davis, said contract being substantially similar in words and figures to that document attached hereto, as Agreement Between the City of Huntsville and Sally K. Davis, consisting of (seven) 7 pages with the signature of the Council President or President Pro tem, and the date 8th day of March, 2012 appearing on the margin of the first page, a copy of said document being permanently kept on file in the Office of the City Clerk of the City of Huntsville.

ADOPTED this the 8th day of March, 2012.

President of the City Council of the City of Huntsville, Alabama

APPROVED this the 8^{th} day of March, 2012.

Mayor of the City of Huntsville, Alabama

AGREEMENT BETWEEN THE CITY OF HUNTSVILLE AND SALLY K. DAVIS

THIS AGREEMENT, entered into this the 8^{th} day of March, 2012, by and between the City of Huntsville, Alabama, Community Development Department, hereinafter referred to as the CITY, and Sally K. Davis, hereinafter referred to as the CONSULTANT.

WHEREAS, the City received a grant from the United States Department of Housing and Urban Development under the Community Development Block Grant (CDBG) program:

WHEREAS, the City desires to engage the Consultant to render certain services in connection therewith:

NOW THEREFORE, the parties hereto do mutually agree as follows:

WHEREAS, the City desires to contract with the Consultant for Consultant's services as a Computer Consultant, and the Consultant desires to provide such services;

NOW, THEREFORE, in consideration of the premises and the mutual covenants hereinafter set forth, faithfully to be kept by the parties hereto, it is agreed as follows:

- 1. <u>Term.</u> The City will contract with the Consultant, and the Consultant agrees to provide services and products to the City as outlined in Exhibit "A" to this Consulting Agreement, commencing with the date of this Agreement and continuing until October 31, 2012, unless otherwise terminated as herein provided.
- 2. Payment of Service. As payment for Consultant services for software maintenance, software development and administrative tasks, the City shall pay Consultant the following rate of \$80.00 per hour, not to exceed 175 man hours, with a total payment not to exceed \$14,000.

03/08/2012

President or President Pro tem, City Council Huntsville, Alabama

- 3. Performance of Consultant. Consultant shall have sole control of the manner and means of its performance of its obligations under this Agreement, and Consultant shall perform such obligations according to its own means and methods of work.
- 4. In the performance of the work, duties, and obligations evolving under this Agreement, it is mutually understood and agreed that the Consultant is at all times serving as an independent contractor providing the City with services as a Computer Consultant. Amounts paid to the Consultant by the City as compensation for providing said services are for services purchased, and amounts paid to the Consultant shall be deemed to be fees for services to an independent contractor and shall not be subject to withholding of any sums for income tax, unemployment insurance, social security, or any other tax or withholding. Consultant expressly acknowledges and agrees that she is solely responsible for the payment of all income and other taxes for sums received by her pursuant to this Agreement. It is further expressly understood that the City is interested only in the results to be achieved and the conduct and control of work will be the sole responsibility of the Consultant. Consultant is not considered to be an agent or employee of the City for any purpose and the Consultant will not be eligible to participate in any benefits the City provides for its own employees. It is further understood and agreed that the City agrees to use Consultant exclusively for the scope of work identified in Exhibit A for the duration of Consulting Agreement. It is further understood and agreed that, except as provided herein, Consultant is free to contract for similar services to be performed for others during the term of this Agreement.
- 5. <u>Termination</u>. This Agreement shall be terminated upon the happening of any of the following events:
 - a. Upon the expiration of this Consulting Agreement.
 - b. Failure by the City to pay when due the fees as outlined in this Consulting Agreement for a period of 45 days from receipt of invoice.
 - c. It is expected that the work product of consultant with respect to this contract shall be completed and delivered to City in a timely manner. Timely manner is defined to mean that the work under this contract shall be delivered within two (2) calendar weeks per each 10 chargeable hours

- under this contract. Failure to deliver will result in cancellation of the contract and non-payment of any invoices outstanding.
- d. Notwithstanding any of the provisions of this Agreement, upon at least 30 days' prior written notice served by either the City or the Consultant upon the other. The City may elect to terminate Consultant's services and Consultant's access to the offices of the City at any time after said written notice has been served by either the City or the Consultant upon the other, provided the City pays the Consultant the full amount of compensation due to the Consultant during the thirty-day notice period.
- e. Agreement will terminate on October 31, 2012.
- 6. Amendments. This Agreement shall not be modified or amended except by a writing signed by both parties.
- 7. Prior Agreements. This Agreement contains the entire Agreement of the parties and supersedes and cancels any other agreement, representation, communication, or understanding, whether written or oral, between the parties hereto and relating to the transactions contemplated herein or the subject matter thereof. This Agreement may not be changed or terminated orally, but may only be changed by an Agreement in writing signed by the parties hereto.
- 8. <u>Interpretation of Agreement</u>. All parties have participated fully in the negotiation and drafting of this Agreement. The Agreement has been prepared by all parties equally, and is to be interpreted according to its terms. No inference shall be drawn that the Agreement was prepared by or is the product of any particular party or parties.
- 9. Applicable Law. This Agreement shall be subject to and construed under the laws of the State of Alabama.
- 10. <u>Invalidity</u>. If any term or provision of this Agreement shall be invalid or unenforceable to any extent or application, then the remainder of this Agreement shall be valid and enforceable to the fullest extent and the broadest application permitted by law.
- 11. <u>Captions</u>. The captions or headings in this Agreement are made for convenience and general reference only and shall not be construed to describe, define, or limit scope or intent of the provisions of this Agreement.

- 12. Retention of Documentation. Consultant shall retain all records and supporting documentation applicable to a project with City for a period of three (3) years after receipt of final payment from City and after all other pending matters are closed. All such records shall be made readily available, upon request, for inspection or audit by the representatives of the City, the Secretary of the U.S. Department of Housing and Urban Development and/or the Comptroller General of the United States. In the event of Consultant going out of existence, the records relating to the City's project will be turned over to the City for retention.
- 13. <u>Confidential Information</u>. Consultant acknowledges that confidential information in the way of financial practices, internal activities and operations, may be made available to her in connection with her work pursuant to this agreement. Consultant agrees not to disclose the confidential information to any third party at any time following execution of this agreement. This clause shall survive the termination of this agreement.

IN WITNESS THEREOF, the City and the Consultant have executed this Agreement on the 8^{th} day of March, 2012.

| Tommy Battle, Mayor | |
|---------------------|---------|
| City of Huntsville, | Alabama |

CITY OF HUNTSVILLE

ATTEST:

Charles E. Hagood, City Clerk Treasurer City of Huntsville, Alabama

Consultant

| Ву: | | | | |
|-----|-------|----|-------|--|
| | Sallv | Κ. | Davis | |

Exhibit A

The purpose of this document is to present a statement of work to be performed for the Community Development, Code Enforcement Division for the City of Huntsville, Alabama.

Project Overview. An application known as the Code Enforcement Management System (CEMS) currently exists to provide an easy way to manage property maintenance and code violations. The application is currently using Microsoft® SQL Server as a database for the storage and control of the data that is required to perform these duties. This data includes property information, inspection request and appointments, notices, city code violations, and property citations.

Software. The current application will need ongoing maintenance, enhancements, and optimizing of the database. Creation of additional tables, forms, and macros may be required as the database expands. Modification to existing tables, forms, and macros may also be required to achieve better productivity and tracking of existing and future data. The graphical user interface may need to be modified and enhanced as needed to provide for ease of use to the end users.

The Code Enforcement Management System (CEMS) application provides for the following functionality:

- a. Property Maintenance. Allows users to directly add and update inspection requests as a result of complaints and to create notices that are sent to the property owners. A record of all notices served and the pending actions associated with these actions is stored in the database for tracking, historical purposes, report generation, and analysis.
- b. Property Management. Allows users to manage and track all associated information with specific properties. Included are the legal description, census tract, district code for this division, and an address that must be broken down into parts by number, street name, street type, and location. It also provides a means to trace the owners, real estate agents, and tenants for each piece of property.
- c. Work Order Management. Allows users to create and modify work orders for work to be performed by the field staff. Upon completion of each work order, an invoice is created providing an itemized listing of services rendered and the costs associated with each one based on the employee's wages, equipment costs, and administration costs. Certain items such as the wages paid to employees are hidden to most users.
- d. Billing, Assessments and City Council Resolutions. Generation of billing and lien letters, notice of property assessment and discharge of liens are all accomplished through

this module. City Council Resolutions for Lots Cut and Board and Secure are just a few of the agendas which are generated.

- e. Housing Board. Schedule cases requesting additional time to be brought before the Housing Board for approval. Generate Housing Board Agenda/Addendum, letters, and minutes of each meeting.
- f. Compliance Cases and Citations. Monitor and track cases which have been assigned to a compliance officer or have been issued a citation. All activities are recorded through to the ruling of the court case.
- g. Emergency Home Repair Program Cases. Monitor and track cases which have applied for help through the Emergency Home Repair Program and their approval status.
- h. Public Nuisances. Monitor and track Public Nuisance cases from City Council Resolutions through abatement.
- i. Activity Reports. Monitor and track the number of inspections, re-inspections, and notices issued per area and census tract. Data can be summarized for weekly and monthly reports.
- j. Administration Module. Consists of Employee Management (allows for managers to keep an online record of each employee and the information associated with each employee such as name, address, phone number, hourly labor rate, data of hire, etc.), Administrative and Custom Reports, Equipment Management, Street Types and Directions, Areas and Census Tracts, Violation Codes, Violation Types, Holidays and Productivity Tools (Street Name Spell Checker, Past Due Notices, Work Order Activity).
- k. Statistics Module. Statistical reports and graphs can be generated regarding the number of complaints, and the number of notices issued, extended, completed and assigned to legal as well as the number of citations issued and court appearances for a given time period.
- 1. On-line help. Online help is provided through the user interface at any time.
- m. Security. Allows the managers to maintain control over which employee has access to specific records, forms and data.

Software Enhancements. Enhancements to the current application software are to include real-time historical tracking, ad-hoc query capability, advanced citation functionality, and the development of additional special needs projects regarding the departments Deferred Maintenance Home Repair Program.

Packaging. Application software will be delivered on CD(s), DVD(s), or other appropriate method. No warranties other than defects in material are expressed, or implied.